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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/754,893 01/05/2001		Charles A. Kunzinger	RSW920000162US1	4799	
7590 01/24/2005		EXAM	EXAMINER		
Gerald R. Woods IBM Corporation T81/503			SONG, HOSUK		
P O Box 12195	101/303	ART UNIT	PAPER NUMBER		
Research Triang	gle Park, NC 27709	2135			

DATE MAILED: 01/24/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	on No.	Applicant(s)				
Office Action Summary		09/754,89	09/754,893 KUNZINGER, CHARL		ARLES A.			
		Examiner		Art Unit				
		Hosuk So	ng	2135				
Period fo	The MAILING DATE of this communication Reply	ation appears on the	cover sheet with the	correspondence ad	dress			
A SH THE - Exter after - If the - If NO - Failu Any I	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNIC, assions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this communic period for reply specified above is less than thirty (30) of period for reply is specified above, the maximum stature to reply within the set or extended period for reply will reply received by the Office later than three months after the part of the provided by the Office later than three months after the part of the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months.	ATION. 37 CFR 1.136(a). In no evenication. days, a reply within the statt tory period will apply and wi ll, by statute, cause the appl	ent, however, may a reply be ti utory minimum of thirty (30) da Il expire SIX (6) MONTHS fron ication to become ABANDONI	mely filed ys will be considered timely n the mailing date of this co ED (35 U.S.C. § 133).				
Status								
1)[Responsive to communication(s) filed	on <i>05 January 200</i>	1					
	•)⊠ This action is n	_					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	ion of Claims							
5)⊠ 6)⊠ 7)⊠	Claim(s) <u>1-45</u> is/are pending in the apple 4a) Of the above claim(s) is/are Claim(s) <u>2-14,16-28,30-45</u> is/are allow Claim(s) <u>1,15,29</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction	withdrawn from conved.			·			
Applicati	ion Papers							
9)	The specification is objected to by the	Examiner.						
10)	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
	Applicant may not request that any objection	on to the drawing(s) b	e held in abeyance. Se	ee 37 CFR 1.85(a).				
11)	Replacement drawing sheet(s) including the The oath or declaration is objected to be							
Priority ι	ınder 35 U.S.C. § 119							
a)[Acknowledgment is made of a claim fo All b) Some * c) None of: 1. Certified copies of the priority do 3. Copies of the certified copies of application from the International See the attached detailed Office action	ocuments have bee ocuments have bee the priority docume al Bureau (PCT Rule	n received. n received in Applica ents have been receive e 17.2(a)).	tion No red in this National	Stage			
Attachmen	t(s)							
1) Notic	e of References Cited (PTO-892)	2.040	4) Interview Summar					
3) 🔯 Inforr	e of Draftsperson's Patent Drawing Review (PTC mation Disclosure Statement(s) (PTO-1449 or PT r No(s)/Mail Date <u>09754893</u> .	J-948) FO/SB/08)	Paper No(s)/Mail D 5) Notice of Informal 6) Other:		D-152)			

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 1. Claims 1,15,29 are rejected under 35 U.S.C. 102(e) as being anticipated by Daruwalla et al(US 6,693,878).

Claim 1: Daruwalla disclose a computer program product for providing end-to-end protection for datagrams in a computer networking environment(fig.3;col.3,lines 42-46;col.8,lines 17-27), the computer program product embodied one or more computer-readable media and comprising computer readable program code for independently securing each of a plurality of network segments that comprise a network path from a datagram originator to a datagram destination in (col.8,lines 17-27 and fig.3B), while each one or more gateways in the network path retains cleartext access to datagrams sent on the network path in (fig.3A and col.8,lines 28-43).

Claims 15,29: Daruwalla disclose independently securing each of a plurality of network segments that comprise a network path from a first computer to a second computer, wherein a datagram originator at the first computer sends at least one datagram to a datagram destination at the second computer, while each of one or more gateways in the network path retains cleartext access to datagrams sent on the network path in (fig.3 and col.3,lines 42-46;col.8,lines 17-27).

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Allowable Subject Matter

2. Claims 2-14,16-28,30-45 are allowed.

Claims 2,16,30: Prior art of record does not teach cascading zero or more protected gateway-to-gateway segments from the first gateway to each of zero or more successive gateways in the network path and cascading a last protected network segment from a final one of the gateways to the datagram destination, wherein the final gateway may be identical to the first gateway if no gateway –to-gateway segments are required wherein the first gateway and each of the zero or more successive gateways retains cleartext access to datagrams sent on the network path.

Claims 43,44,45: Prior art of record does not teach cascading a last protected network segment from a final one of the gateways to the datagram destination, using identifying information from the first protected network segment as identifying information of the protected final network segment, wherein the identifying information is copied from an inbound side of each gateway to an outbound side of that gateway, wherein the first gateway and each of the one or more successive gateways retains cleartext access to datagrams sent on the network path.

Claims 3-14,17-28,31-45 are allowed because of dependency.

Response to applicant's arguments

3. Claims 1-45 are pending. The previous grounds of rejection based on the Liu and Ellis patents are withdrawn in view of Applicant's arguments in the Amendment filed 9/24/2004. However, newly discovered prior art has necessitated new grounds of rejection. The new grounds of rejection are presented above. The delay in citation of the newly discovered prior art is regretted.

Conclusion

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4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hosuk Song whose telephone number is 571-272-3857. The examiner can normally be reached on Tue-Fri from 6:00 am to 4:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Vu can be reached on 571-272-3859. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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